# GRZ - General Residential Zone

#### [Amended 01 Sep 23 PC2]

#### Introduction

The Residential Zones of the Kāpiti Coast are the urban areas where residential activities are the primary activity. The Residential Zones provide for a range of densities and built forms, including higher density and non-traditional (i.e. shared housing) residential developments and papakāinga.

There is an ongoing need to manage other *land* use activities that produce *effects* which adversely affect the quality of the *Residential Zones*. A high level of residential amenity and a low level of *nuisance effects* are sought within the *Residential Zones*. There are some activities (for example, churches, dairies, and some *community facilities*) that are able to co-exist with *residential activities* and that contribute to a walkable, high-amenity, resilient local community, which need to be enabled in appropriate circumstances.

The following issues are covered in this Chapter:

- · housing choice
- residential amenity
- local character
- · management of development densities
- non-residential activities in the Residential Zones.

This Chapter contains policies, rules and standards relating specifically to the General Residential Zone. Policies, rules and standards relating to the other *Residential Zones* (the High Density Residential Zone, Ngārara Development Area and Precincts 1, 2, 4 and 5 of the Waikanae North Development Area) are located within the respective chapters.

District-wide policies that set out *Council's* approach to managing urban development and *residential activities* in all areas and *zones* across the District are set out in the Strategic Direction chapters. Rules and standards relating to *residential activities* in other *zones* are located in the relevant area-specific chapters (e.g. Commercial Mixed Use Zones, Rural Zones).

Many areas in the *General Residential Zone* are characterised by special features as shown on the District Plan. Chapters relating to special features (e.g. Natural Hazards, Historic Heritage, and Natural Environment Values) also contain relevant provisions applying to the *General Residential Zones*.

## **General Residential Zone**

#### [Amended 01 Sep 23 PC2]

The General Residential Zone contributes to the *development* of a well-functioning urban environment by enabling a variety of housing types and sizes that will provide a greater diversity of housing options for the city. The provisions of this *zone* incorporate the *Medium Density Residential Standards* (the *MDRS*) and give effect to Policy 3 of the National Policy Statement on Urban Development 2020 (the NPS-UD).

A mix of housing densities are provided for throughout the *Zone*, with higher densities enabled in areas that are well served by public transport or are close to a range of *commercial activities* and community services. Housing types anticipated in the *Zone* include detached housing, semidetached housing, terrace housing, low-rise apartments, and in some areas mid-rise apartments.

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The *development* of *papakāinga* is also provided for within the *Zone*. The *Zone* does not promote one form of housing over another but instead provides flexibility to meet the community's diverse housing needs while recognising that there are parts of the *Zone* where the permitted development height and density may be modified or limited by *qualifying matters*.

It is anticipated that the form, appearance and amenity of neighbourhoods within the *Zone* will change over time. Where appropriate, design guidelines help manage this change by promoting a high standard of urban design and encouraging new *development* to contribute to the changing character of the *Zone*.

The following precincts are used to recognise or provide for a range of specific matters throughout the *Zone*:

#### **Coastal Qualifying Matter Precinct**

The Coastal Qualifying Matter Precinct covers parts of the *Zone* near to the coast that have been identified as being potentially susceptible to coastal erosion hazard (as well as land identified as being potentially susceptible to coastal inundation hazard at Peka Peka Beach). The purpose of this precinct is to identify the area within which the level of *subdivision* and *development* otherwise required by the *Medium Density Residential Standards* and policy 3 of the NPS-UD will not be enabled until the management of coastal hazards is addressed through a future coastal environment plan change. The precinct and the provisions associated with it will be removed as part of this future plan change process.

#### Ōtaki Takiwā Precinct

The purpose of the Ōtaki Takiwā Precinct is to recognise that cultural and traditional practices and values that exist in and around the Ōtaki Main Street Town Centre contribute to a well-functioning *urban environment* that enables tangata whenua to express their cultural traditions and norms. This precinct encompasses several places of significance to *tangata whenua*, which include:

- Raukawa marae;
- Te Wānanga o Raukawa campus;
- Rangiatea church;
- Urupā;
- Kohanga reo and kura kaupapa Māori;
- A traditional papakāinga area located within the blocks bounded by Rangatira Street and Iti Street.

The precinct recognises that these places are likely to be sensitive to the *effects* of surrounding *development*. The precinct seeks to manage these *effects* by providing for a lower level of *development* to occur as a *permitted activity*. Where *development* breaches *permitted activity* standards, it must avoid, remedy or mitigate adverse *effects* on the cultural values and *tikanga Māori* associated with these places, and the use and function of these places.

#### **Beach Residential Precinct**

The Beach Residential Precinct provides for policies that recognise that coastal landforms and mature established vegetation are notable characteristics of the Precinct.

Within the Waikanae Beach Residential Precinct, the largely intact historical *subdivision* pattern is recognised as a notable characteristic. This pattern dates back to the *subdivision* of the area as a beach settlement in the period between the 1920s and 1950s.

While it is anticipated that the character of the Beach Residential Precinct will change over time, these policies require that, where *subdivision*, use and *development* is not a *permitted activity*, consideration is given to these characteristics.

With the exception of the part of the precinct that is located in the Coastal Qualifying Matter Precinct, there are no specific rules for building density or *subdivision* associated with the Beach Residential Precinct.

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#### Waikanae Garden Precinct

The Waikanae Garden Precinct provides for a policy that recognises that the presence of existing mature trees and areas of extensive vegetation are a notable characteristic of the Precinct.

While it is anticipated that the character of the Waikanae Garden Precinct will change over time, this policy requires that, where *subdivision*, use and *development* is not a *permitted activity*, consideration is given to these characteristics.

There are no specific rules for building density or *subdivision* associated with the Waikanae Garden Precinct.

#### **County Road Ōtaki Precinct**

This precinct provides for specific *subdivision* rules associated with a scheduled *ecological site* and the provision of an integrated traffic management assessment for the *development* of a number of *allotments* located around County Road, Ōtaki. Refer to the Subdivision in Residential Zones chapter for rules associated with this precinct.

## **Strategic Context**

The Primary Objectives that this chapter implements are:

- DO-O1 Tangata Whenua;
- DO-O3 Development Management;
- DO-O20 Well-functioning Urban Environments;
- DO-O21 Housing in Relevant Residential Zones;
- DO-O22 Higher Density Housing in Residential Zones;
- DO-O23 Provision of housing for an ageing population;
- DO-O4 Coastal Environment;
- DO-O8 Strong Communities;
- DO-O11 Character and Amenity Values;
- DO-O12 Housing Choice and Affordability;
- DO-O13 Infrastructure;
- DO-O14 Access and Transport;
- DO-O15 Economic Vitality;
- DO-O17 Open Spaces / Active Communities; and
- DO-O19 Housing Bottom Lines.

#### DO-O1 Tangata Whenua

To work in partnership with the *tangata whenua* of the District in order to maintain *kaitiakitanga* of the District's resources and ensure that decisions affecting the natural *environment* in the District are made in accordance with the principles of Te Tiriti o Waitangi (Treaty of Waitangi).

#### **DO-O3** Development Management

Amended 01 Sep 23 PC2

To maintain a consolidated urban form within existing urban areas and a limited number of identified growth areas, and to provide for the *development* of new urban areas where these can be efficiently serviced and integrated with existing townships, delivering:

- 1. urban areas which maximise the efficient end use of energy and integration with infrastructure;
- a variety of living and working areas in a manner which reinforces the function and vitality of centres;
- 3. an urban environment that enables more people to live in, and more businesses and community services to be located in, parts of the urban environment:

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a. that are in or near a Centre Zone or other area with many employment opportunities;
 or

- b. that are well serviced by existing or planned public or active transport; or
- c. where there is high demand for housing or for business land relative to other areas within the urban environment;

while accommodating identified qualifying matters that constrain development;

- 4. resilient communities where development does not result in an increase in risk to life or severity of damage to property from natural hazard events;
- 5. higher residential densities in locations that are close to centres and public open spaces, with good access to public transport;
- 6. management of development in areas of special character or amenity in a manner that has regard to those special values;
- 7. sustainable natural processes including freshwater systems, areas characterised by the productive potential of the land, ecological integrity, identified landscapes and features, and other places of significant natural amenity;
- 8. an adequate supply of housing and areas for business/employment to meet the needs of the District's anticipated population which is provided at a rate and in a manner that can be sustained within the finite carrying capacity of the District;
- 9. management of the location and effects of potentially incompatible land uses including any interface between such uses; and
- 10. urban environments that support reductions in greenhouse gas emissions and are resilient to the current and future effects of climate change.

#### **DO-O20** Well-functioning Urban Environments

Added 01 Sep 23 PC2

A well-functioning urban environment that enables all people and communities to provide for their social, economic, and cultural wellbeing, and for their health and safety, now and into the future.

#### DO-O21 Housing in Relevant Residential Zones

Added 01 Sep 23 PC2

Relevant residential zones provide for a variety of housing types and sizes that respond to:

- Housing needs and demand; and
- 2. The neighbourhood's planned urban built character, including 3-storey buildings.

#### **DO-O22** Higher Density Housing in *Residential Zones*

Added 01 Sep 23 PC2

Relevant residential zones provide for higher density housing types and sizes that respond to:

- 1. Housing needs and demand;
- 2. The proximity of the area to the *Metropolitan Centre Zone*, *Town Centre Zone* or *Local Centre Zone*;
- 3. Accessibility to and from the area by active or public transport; and
- 4. The neighbourhood's planned urban built character, including:
  - a. buildings up to 6-storeys within the High Density Residential Zone (with buildings up to 10-storeys being enabled in areas adjacent to the Metropolitan Centre Zone); and
  - b. *buildings* up to 4-storeys in parts of the General Residential Zone adjacent to the *Town Centre Zone* and *Local Centre Zone*.

#### **DO-O23** Provision of housing for an aging population

Added 01 Sep 23 PC2

Provide for a diverse range of housing and care options that are suitable for the particular needs and characteristics of older persons in the General Residential Zone and High Density Residential Zone, such as *retirement villages*.

### DO-O4 Coastal Environment

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To have a coastal environment where:

1. areas of outstanding natural character and high natural character, outstanding natural features and landscapes, areas of *significant indigenous vegetation, and significant habitats* of *indigenous fauna* are identified and protected;

- areas of outstanding natural character and high natural character are restored where degraded:
- the effects of inappropriate subdivision, use and development are avoided, remedied, or mitigated:
- 4. public access to and along the coast to facilitate active and passive recreational use is maintained and enhanced while managing inappropriate vehicle access; and
- 5. Inappropriate development does not result in further loss of coastal dunes in the area mapped as the coastal environment.

#### DO-O8 Strong Communities

To support a cohesive and inclusive community where people:

- 1. have easy access and connectivity to quality and attractive public places and local social and community services and facilities;
- 2. have increased access to locally produced food, energy and other products and resources;
- 3. have improved health outcomes through opportunities for active living or access to health services: and
- 4. have a strong sense of safety and security in public and private spaces.

#### **DO-O11** Character and Amenity Values

Amended 01 Sep 23 PC2

To recognise the unique character and *amenity values* of the District's distinct communities, while providing for character and *amenity values* to develop and change over time in response to the diverse and changing needs of people, communities and future generations, resulting in:

- residential areas characterised by the presence of mature vegetation, a variety of built forms and building densities, the retention of landforms, and the recognition of unique community identities;
- vibrant, lively metropolitan and town centres supported by higher density residential and mixed use areas;
- 3. *local centres*, village communities and employment areas characterised by high levels of amenity, accessibility and convenience;
- 4. productive rural areas, characterised by openness, natural landforms, areas and corridors of *indigenous vegetation*, and *primary production activities*; and
- well managed interfaces between different types of land use areas (e.g. between living, working and rural areas) and between potentially conflicting land uses, so as to minimise adverse effects.

#### DO-O12 Housing Choice and Affordability

To meet diverse community needs by increasing the amount of housing that:

- 1. is of densities, locations, types, attributes, size and tenure that meets the social and economic wellbeing needs of households in suitable urban and rural locations;
- 2. is affordable and adequate for lower income households; and
- 3. can respond to the changing needs of residents, regardless of age, mobility, health or lifestyle preference;

while enhancing the amenity of living environments and contributing to the sustainability of communities and compatibility with the goals of environmental sustainability, in particular resource, water and energy efficiency.

#### DO-O13 Infrastructure

To recognise the importance and national, regional and local benefits of *infrastructure* and ensure the efficient *development*, maintenance and operation of an adequate level of social and physical

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infrastructure and services throughout the District that:

- 1. meets the needs of the community and the region; and
- 2. builds stronger community resilience, while avoiding, remedying or mitigating adverse effects on the environment.

#### DO-014 Access and Transport

To ensure that the transport system in the District:

- 1. integrates with land use and urban form and maximises accessibility;
- 2. improves the efficiency of travel and maximises mode choice to enable people to act sustainably as well as improving the resilience and health of communities;
- 3. contributes to a strong economy;
- 4. avoids, remedies or mitigates adverse *effect*s on land uses;
- 5. does not have its function and operation unreasonably compromised by other activities;
- 6. is safe, fit for purpose, cost effective and provides good connectivity for all communities;
- 7. provides for the integrated movement of people, goods and services.

#### **DO-015 Economic Vitality**

To promote sustainable and on-going economic development of the local economy, including the rural sector, with improved number and quality of jobs and investment through:

1.

- a. encouraging business activities in appropriate locations within the District, principally through differentiating and managing various types of business activities both on the basis of the activity, and the potential local and strategic effects of their operation;
- b. reinforcing a compact, well designed and sustainable regional form supported by an integrated transport network;
- c. enabling opportunities to make the economy more resilient and diverse;
- d. providing opportunities for the growth of a low carbon economy, including clean technology;
- e. minimising reverse sensitivity effects on business activities, including primary production activities; and
- f. enhancing the amenity of Working Zones;

while:

2.

- a. ensuring that economic growth and development is able to be efficiently serviced by infrastructure;
- b. encouraging commercial consolidation and the co-location of community services and facilities primarily within the Paraparaumu Sub-Regional Centre and Town Centres;
- c. managing contamination, pollution, odour, noise and glare, associated with business activities, including primary production activities.

#### DO-017 Open Spaces / Active Communities

To have a rich and diverse network of open space areas that:

- 1. is developed, used and maintained in a manner that does not give rise to significant adverse effects on the natural and physical environment;
- 2. protects the District's cultural, ecological and amenity values, while allowing for the enhancement of the quality of open space areas;
- 3. supports the identity, health, cohesion and resilience of the District's communities; and
- 4. ensures that the present and future recreational and open space needs of the District are met.

#### DO-019 **Housing Bottom Lines**

To achieve sufficient development capacity as required by the National Policy Statement on Urban Development 2020 by meeting housing bottom lines of:

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- 1. 5,477 additional residential units over the short-medium term (2021—2031); and
- 2. 8,411 additional residential units over the long term (2031—2051).

#### [Amended 01 Sep 23 PC2]

See Rule NH-FLOOD-R2 for separation of *buildings* and *structures* from *waterbodies* standards, TR-PARK-R18 to TR-PARK-R21 for Parking, INF-MENU-R27 to INF-MENU-R29, INF-MENU-R35, INF-MENU-R37, SUB-DW-R25, SUB-DW-R4, SUB-DW-R5 and SUB-DW-R23 in relation to *water* and *stormwater* and the Financial Contributions chapter in relation to financial contributions rules and standards for all development.

Provisions in other chapters of the Plan may also be relevant.

# **Policies**

GRZ-P20	Medium Density Residential Standards — Policy 1	Added 01 Sep 23 PC2	
	Enable a variety of housing typologies with a mix of densities within the <i>Zone</i> , including 3-storey attached and detached dwellings, and low-rise apartments.		
GRZ-P21	Medium Density Residential Standards — Policy 2	Added 01 Sep 23 PC2	
where a qualif and the relatio	Apply the MDRS across all relevant residential zones in the district plan except in circumstances where a qualifying matter is relevant (including matters of significance such as historic heritage and the relationship of Māori and their culture and traditions with their ancestral lands, water, sites, waahi tapu, and other taonga).		
GRZ-P22	Medium Density Residential Standards — Policy 3	Added 01 Sep 23 PC2	
	velopment to achieve attractive and safe streets and public open spacer passive surveillance.	es, including	
GRZ-P23	Medium Density Residential Standards — Policy 4	Added 01 Sep 23 PC2	
Enable housin	g to be designed to meet the day-to-day needs of residents.		
GRZ-P24	Medium Density Residential Standards — Policy 5	Added 01 Sep 23 PC2	
Provide for de developments	velopments not meeting permitted activity status, while encouraging hi	gh-quality	
GRZ-P25	Higher Density Housing	Added 01 Sep 23 PC2	
Provide for higher-density housing (including <i>buildings</i> up to 4-storeys in height variation control areas adjacent to the <i>Town Centre Zone</i> and <i>Local Centre Zone</i> ) where <i>development</i> fulfils the intent of the Residential Design Guide in Appendix 24.			
GRZ-P26	Coastal Qualifying Matter Precinct	Added 01 Sep 23 PC2	
Within the Coastal Qualifying Matter Precinct, the level of <i>subdivision</i> and <i>development</i> otherwise required by the <i>Medium Density Residential Standards</i> and policy 3 of the NPS-UD will not be enabled until the management of coastal hazards within the precinct is addressed through a future coastal environment plan change.			

Note: The Coastal Qualifying Matter Precinct will be removed when provisions to manage coastal

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hazards are incorporated into the District Plan as part of a future coastal environment plan change.

GRZ-P27	Ōtaki Takiwā Precinct	Added 01
		Sep 23 PC2

Subdivision, use and development within the Ōtaki Takiwā Precinct will recognise the significance of the area to tangata whenua and avoid, remedy or mitigate adverse effects on the cultural values, tikanga Māori, use and function of places of significance to tangata whenua located within the area, including:

- Raukawa marae;
- Te Wānanga o Raukawa campus;
- Rangiatea church;
- Urupā located within the Precinct;
- Kohanga reo and kura kaupapa Māori located within the Precinct;
- A traditional papakāinga area located within the blocks bounded by Rangatira Street and Iti Street;

#### by:

- 1. Having regard to whether the *subdivision*, use or *development* is likely to have adverse effects on the cultural values, *tikanga Māori*, use or function of these places;
- 2. Seeking to avoid buildings that overlook these places;
- 3. Seeking to avoid *buildings* and *structures* that further obstruct views from these places to the Tararua Range;
- Recognising that activities adjacent to these places may be sensitive to the effects of
  activities that occur in these places, by mitigating these effects through the design of the
  development;
- 5. Having regard to the outcome of any consultation undertaken with tangata whenua;

while providing for residential buildings up to 2-storeys.

GRZ-P1	[Deleted]	Deleted 01 Sep 23 PC2
GRZ-P2	[Deleted]	Deleted 01 Sep 23 PC2
GRZ-P3	[Deleted]	Deleted 01 Sep 23 PC2
GRZ-P4	Beach Residential Precincts	Amended 01 Sep 23 PC2

Subdivision, use and development in the Beach Residential Precincts (excluding the Waikanae Beach Residential Precinct) will give consideration to:

- 1. Maintaining, where practicable, the intactness of existing dune landforms;
- 2. Retaining, where practicable, existing mature trees and areas of extensive vegetation; and
- 3. The relationship between built form and the landscape and streetscape setting, having regard to (1) and (2).

GRZ-P5	Waikanae Beach Residential Precinct	Amended 01
		Sep 23 PC2

Subdivision, use and development in the Waikanae Beach Residential Precinct will give consideration to:

- 1. Maintaining, where practicable, the intactness of existing dune landforms;
- 2. Cohesiveness, where practicable, with the historic subdivision pattern of the Precinct; and
- 3. The relationship between built form and the landscape and streetscape setting, having regard to (1) and (2).

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GRZ-P6	Waikanae Garden Precinct	Amended 01
		Sep 23 PC2

Subdivision, use and development in the Waikanae Garden Precinct will give consideration to:

- 1. Retaining, where practicable, existing mature trees and areas of extensive vegetation; and
- 2. The relationship between built form and the landscape and streetscape setting, having regard to (1).

#### **GRZ-P7** Development and Landforms

*Subdivision*, use and *development* (including associated *driveways*) should be sited, designed and undertaken to integrate with the natural topography and landform of the land and to minimise:

- 1. the visual impact, bulk and scale of *buildings* and *structures* on identified landscape values, *ecological sites, geological features* or *areas of high natural character*;
- 2. the extent of cut and fill;
- 3. the need for and the *height* of retaining walls; and
- 4. the mass of *buildings* on sloping land, by variations in wall and roof lines and by floor plans which complement the contours of the land.

## GRZ-P8 Reverse Sensitivity

New residential *subdivision* and *development* will be located away from lawfully established industrial or intensive rural activities, or areas zoned for these activities, to minimise *reverse sensitivity effects*.

Residential activities (excluding visitor accommodation other than temporary residential rental accommodation) located at the urban-rural interface will be undertaken in a manner which is compatible with the activities undertaken in the Rural Zones.

GRZ-P9	Residential Activities (excluding visitor accommodation other than	Amended 01
	temporary residential rental accommodation)	Sep 23 PC2

Residential activities will be recognised and provided for as the principal use in the Residential Zones, while ensuring that the effects of subdivision, use and development is in accordance with the following principles:

- 1. adverse effects on natural systems will be avoided, remedied or mitigated;
- 2. new built development will respond to the planned built character of the Zone;
- 3. transport choice, efficiency and accessibility to active or public transport will be maximised;
- 4. housing types which meet the need of households will be provided for;
- 5. the functional and operational requirements of different types of housing are recognised; and
- 6. accessory buildings and buildings which are ancillary to residential activities will be provided for.

GRZ-P10	Residential Amenity	Amended 01
		Sep 23 PC2

Subdivision, use and development in the Residential Zones will be required to achieve on-site amenity for residents and neighbours in accordance with the following principles:

- 1. building size and footprint will be proportional to the size of the allotment;
- 2. usable and easily accessible private outdoor living spaces will be provided;
- 3. *buildings* and *structures* will be designed and located to maximise sunlight access, privacy and amenity for the *site* and adjoining *allotments*;
- 4. *buildings* and *structures* will be designed and located to respond to the planned built character of the *Zone*;
- 5. appropriate separation distances will be maintained between buildings;
- 6. *yards* will be provided to achieve appropriate *building* setbacks from neighbouring areas, the street and the coast;
- 7. hard and impermeable surfaces will be offset by permeable areas on individual allotments;
- 8. unreasonable and excessive noise, odour, smoke, dust, light, glare and vibration will be

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- avoided:
- 9. *non-residential buildings* will be of a form and scale which is compatible with the surrounding residential *environment*: and
- service areas for non-residential activities will be screened, and planting and landscaping will be provided.

### GRZ-P11 Residential Streetscape

Development, use and subdivision will enhance the amenity, functionality and safety of the streetscape in the Residential Zones. To achieve a positive relationship between development and the street, development will be undertaken in accordance with the Council's Streetscape Strategy and Guideline:

- direct pedestrian access will be provided from the street to the front entrance of the primary residential building, where practicable;
- 2. where practicable, at least one *habitable room* will be orientated towards the street;
- the safety of road users, including pedestrians and cyclists, will not be adversely affected; and
- 4. on-site vehicle manoeuvring will be provided for rear *allotments*, *allotments* with significant sloping driveways and on *strategic arterial routes*.

GRZ-P12	Landscaping	Amended 01
		Sep 23 PC2

Landscaping will be required for non-residential activities and residential development in the Residential Zones to enhance residential amenity, while promoting water conservation and biodiversity and allowing for the natural infiltration of surface waters through permeable treatments. Landscaping will be located and designed in accordance with the following principles:

- 1. the visual impact of large buildings will be reduced by appropriate screening and planting;
- 2. service areas, loading areas and *outdoor storage* areas will be screened;
- 3. on-site outdoor living spaces will be defined and enhanced by landscaping;
- sunlight access and passive surveillance to adjoining areas will not be unreasonably restricted;
- 5. public infrastructure and services will not be damaged or blocked;
- 6. planting of locally indigenous vegetation will be encouraged; and
- 7. permeable surfaces will be provided for the natural infiltration of surface waters.

#### GRZ-P13 Energy Efficiency

Where practicable, *development* and *subdivision* in the *Residential Zones* will be designed to minimise energy consumption by maximising *sunlight* access, and incorporating passive ventilation. Specifically, *development* will be undertaken in accordance with the following principles:

- good sunlight access should be prioritised to main living areas, habitable rooms (including rooms used for hospital recovery) and the private open space associated with living areas; and
- 2. the potential for natural cross-ventilation will be maximised to enable cooling breezes to reduce internal temperatures in the summer months.

GRZ-P14	Minor Residential Units in the Coastal Qualifying Matter Precinct	Amended 01
		Sep 23 PC2

A *minor residential unit* will be provided for where it is *ancillary* to a *residential unit* and is undertaken in the following manner:

- 1. it will be of a scale suitable to accommodate 1 or 2 persons;
- 2. it will not compromise the provision of sufficient outdoor living space areas; and
- 3. it will not unreasonably affect the privacy, outlook or *sunlight* access of the *primary* residential building or adjoining properties and public spaces.

Note: this policy only applies to in the Coastal Qualifying Matter Precinct

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#### GRZ-P15 Accessory Buildings

Accessory buildings will be provided for where they are ancillary to residential activities on-site (excluding visitor accommodation which is not a temporary residential rental accommodation) and are undertaken in accordance with the following principles:

- 1. they will not unreasonably affect the privacy, amenity, outlook or *sunlight* access of other *residential buildings* or adjacent properties and public spaces;
- 2. their size, cumulative area, location and visual appearance will not dominate other residential buildings or streetscape; and
- 3. they will not compromise the provision of sufficient outdoor living spaces.

# GRZ-P16 Supported Living and Older Persons Accommodation Amended 01 Sep 23 PC2

The development of supported living accommodation will be provided for in a range of forms, including units, minor residential units, complexes, shared accommodation, rest homes and retirement accommodation, where it is located within the Residential Zones to meet the particular needs and characteristics of older persons. Supported living accommodation includes accommodation that is suitable for the particular needs and characteristics of older persons.

Supported living accommodation will be undertaken in accordance with the following principles:

- 1. on-site pedestrian movement and use of *open space* by residents will not be unduly restricted by the slope of the *land*;
- 2. design and development to promote interaction with surrounding communities, without compromising privacy and safety;
- the scale and design of development will be consistent with the planned residential nature and character of the location, and ensure access through the subject site by the public and residents, including the provision of public legal roads and pedestrian accessways consistent with residential scale blocks; and
- where practicable, the development will be located within walking distance of essential facilities such as local shops, health and community services and public transport networks.

GRZ	'-P28	Retirement Villages	Added 01
			Sep 23 PC2

Retirement villages will be enabled in the General Residential Zone, through a range of housing and living care options that are suitable for the needs and characteristics of older persons by:

- Providing for greater density than other forms of residential *development* to enable shared spaces, services, amenities and facilities, and affordability and the efficient provision of assisted living and care services;
- 2. Providing for good quality on *site* amenity, recognising the unique layout, internal amenity and other day-to-day needs of residents as they age;
- 3. Encouraging the scale and design of the retirement village to:
  - a. be of a high-quality and aligned with the planned urban character;
  - b. achieve attractive and safe streets and public *open spaces*, including by providing for passive surveillance;
- 4. Provide an adequate and appropriately located area on *site* for the management, storage and collection of all waste, recycling and organic waste potentially generated by the *development*.

#### GRZ-P17 Shared and Group Accommodation

Shared and group accommodation may be provided for where facilities are shared by residents on-site at an intensity and scale compatible with other residential development within the locality.

*Shared and group accommodation* will be undertaken in accordance with the following principles. The *development* should be:

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- 1. located within walking distance of essential facilities such as local *shops*, health and community services and public *transport networks*;
- 2. located where on-site pedestrian movement of residents is not unduly restricted by the slope of the *land*:
- 3. located and designed to promote interaction with other sections of the community, without compromising privacy and safety;
- 4. of a scale and appearance that reflects the residential nature and character of the surrounding neighbourhood; and
- of a scale and design which ensures access through the subject site by the public and residents, including the provision of public legal road and pedestrian accessways consistent with residential-scale blocks.

### GRZ-P18 Home Businesses

The opportunity to undertake home-based employment will be provided for in a manner which avoids, remedies or mitigates adverse *effects* on the *amenity values* of the *Residential Zones* and the primacy and vitality of *centres*.

### GRZ-P19 Non-Residential Activities

- Non-residential activities other than activities managed under the Community Facilities
   Chapter will be allowed in the Residential Zones only if the activities are compatible with
   residential activities and the amenity values of residential areas, and if they provide a
   function which:
  - a. minimises the need to travel for daily goods and services;
  - b. supports the resilience of the local neighbourhood;
  - c. provides a service or function to the local neighbourhood; and
  - d. does not detract from the vitality of centres and other Working Zones.
- 2. In determining whether or not the scale of *effects* of *non-residential activities* is appropriate, particular regard shall be given to:
  - a. the appropriateness of the scale, size and intensity of the proposed *buildings* and activities and visual or landscape mitigation proposed;
  - b. the *effects* generated by the *buildings* and activities on the safety and efficiency of the local transport network, including the extent to which the activities make efficient use of the *transport network* by minimising the need to travel;
  - c. the appropriateness in the design and amount of proposed access and car parking for staff, customers, visitors and service/delivery vehicles;
  - d. the hours of operation, including the timing and frequency of delivery/service vehicles;
  - e. the effects on residential character and amenity values of the surrounding environment generated by the proposed building or activity;
  - f. nuisance effects (including noise, odour, light, glare, smoke and dust) produced onsite;
  - g. whether or not any proposed signage on the subject site is associated with the activity, visually distracting to motorists or dominating or detracting from the amenity of the surrounding environment;
  - h. whether the activities adversely affect the vitality of centres;
  - i. whether the activity provides goods and services to meet the daily needs of the local neighbourhood; and
  - j. any cumulative effects.

# Rules

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	<ol> <li>The activity must not cause offensive or objectionable odour, <i>dust</i> or smoke at or beyond the <i>boundary</i> of the <i>site</i> on which it is occurring.</li> <li>Each <i>allotment</i> must have a permeable surface area that is not covered by <i>buildings</i>, paving or other impermeable objects of not less than 30% of the total <i>allotment</i> area.</li> <li>Any lighting must be directed so that the spill of light is contained within the <i>boundaries</i> of the <i>site</i> on which the activity occurs. Light level from the activity must not exceed 10 lux, when measured 1.5 metres inside the <i>boundary</i> of any other <i>site</i> located in the <i>Residential Zones</i> or Rural Zones. This standard does not apply to street lighting on legal roads.</li> </ol>	
GRZ-R2	Any residential activity which is not specified as a permitted, controlled, restricted discretionary, discretionary, non-complying or prohibited activity in the rules in this chapter.	
Permitted	Standards	
Activity	The activity complies with all permitted activity standards in this chapter.	
GRZ-R3	Fences and Walls	
Permitted Activity		
	Note: For the avoidance of doubt, the standards for fences and walls do not apply to seawalls that are constructed for natural hazard mitigation purposes. In addition, any wall used as an internal partition or external surface of any building shall be	
	excluded from this rule.	

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GRZ-R4	Shared and group accommodation and supported living accommodation.	Amended 01 Sep 23 PC2		
	The following are excluded from this rule:  • Retirement villages.			
Permitted	Standards			
Activity	Number of residents and residential units			
	<ol> <li>No more than 6 residents shall be accommodated at any time.</li> <li>No more than one <i>residential unit</i> shall be provided.</li> </ol>			
	Buildings			
	3. Any building (excluding minor buildings) used for the purposes of shared and group accommodation or supported living accommodation must comply with the standards in GRZ-R6 excluding standard 1 a) i., GRZ-R33 or GRZ-R34.			
GRZ-R5	Outdoor storage associated with non-residential activities.			
Permitted	Standards			
Activity	Location			
	Outdoor storage must not be located in any front yard or any coastal yard.			
	Screening			
	<ol> <li>Outdoor storage must be screened from neighbours and any legal road by landscaping or a fence or wall to a maximum height of 2 metres (measured above original ground level). Outdoor storage must not exceed the height of the screening.</li> </ol>			
	Maximum area			
	Outdoor storage (including screening or landscaping) must not area of 25m <sup>2</sup> .	exceed a total		
GRZ-R6	New <i>buildings</i> , and any minor works, <i>additions</i> or <i>alterations</i> to any <i>building</i> within the Coastal Qualifying Matter Precinct.	Amended 01 Sep 23 PC2		
	The following are excluded from this rule:			
	<ul> <li>Any listed historic heritage building (see the Historic Heritage chapter).</li> <li>Papakāinga (refer rules GRZ-R35 or GRZ-R39)</li> <li>Minor Buildings</li> </ul>			
	Residential unit measurement criteria, qualifying criteria, and measurement criteria apply to some activities under this rule.			
Permitted	Standards			
Activity	Maximum number of <i>residential units</i> (as measured by the <i>Residential Unit Measurement Criteria</i> ) or <i>retirement units</i>			
	For any <i>allotment</i> in the Coastal Qualifying Matter Precinct, no more than one residential unit may be erected, except that:			
	a. up to four <i>residential units</i> or <i>retirement units</i> may be ere provided it can be shown that:	cted on-site		

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- i. each residential unit or retirement unit is capable of being contained within its own allotment which complies with the subdivision standards under Rules SUB-RES-R26 and SUB-RES-R27;
- ii. each residential unit or retirement unit must be separated by a distance not less than 4.5 metres, except that this shall not apply to any attached residential units;
- iii. each residential unit or retirement unit must comply with the permitted activity standards under GRZ-R6; and
- iv. each *residential unit* or *retirement unit* must comply with the payment of financial contributions under the Financial Contributions chapter.

**Note**: Residential Units associated with visitor accommodation other than temporary residential rental accommodation are not managed by this rule. Refer to Rule GRZ-R11 for visitor accommodation requirements.

#### Minor residential units

- 2. A maximum of one *minor residential unit* may be erected as *ancillary* to a *residential unit* on any *allotment* that meets the applicable minimum *allotment* size requirements in Rules SUB-RES-R26 and SUB-RES-R27.
- 3. A *minor residential unit* must not be sold or otherwise separately disposed of except in conjunction with the *residential unit*.

**Note**: Notwithstanding this standard a *minor residential unit* may be removed from the *allotment*.

#### Qualifying Criteria:

In order to be self-contained a *minor residential unit* must contain a *kitchen* and *bathroom*. A *minor residential unit* has a gross floor area which is no greater than 54m<sup>2</sup>.

#### Measurement Criteria:

When measuring gross floor area for the purposes of a *minor residential unit*, include:

a. covered yards and areas covered by a roof but not enclosed by walls

#### Exclude:

- a. decks and covered outdoor living spaces
- b. uncovered stairways;
- c. floor space in terraces (open or roofed), external balconies, breezeways or porches;
- d. car parking areas; and
- e. floor space of interior balconies and mezzanines not used by the public.

## Coverage

4. The maximum *building coverage* of any *allotment* shall be 40%, except in the Beach Residential Precinct where it shall be 35%.

#### Measurement Criteria:

When measuring building coverage, include:

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> a. any part of the site subject to a designation that may be taken or acquired under the Public Works Act 1981.

#### Exclude:

- a. any section of any buildings that extends out beyond the ground floor level limits of the building and overhangs the ground.
- b. the footprint of any minor building
- 5. The combined maximum area of all accessory buildings on any allotment shall be 60m<sup>2</sup>.

#### Measurement Criteria:

The footprint of any *minor building* are excluded from the limits in this standard.

#### Height

- 6. The maximum *height* of any *building* shall be 8 metres except:
  - a. any accessory building, structure and any minor residential unit (excluding a *minor residential unit* contained within the *primary* residential building) shall have a maximum height of 4.5 metres;
  - b. any building in the Beach Residential Precinct, except for any accessory building or minor residential unit (excluding a minor residential unit contained within the primary residential building), shall have a maximum *height* of 8 metres and no more than two storeys.

#### Measurement Criteria:

Height must be measured using the height measurement criteria.

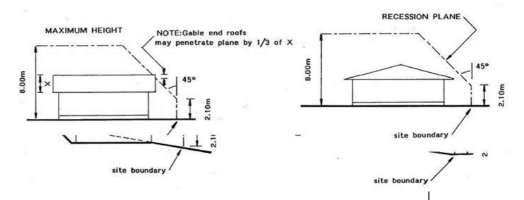
**Note**: Any solar panel erected on, or anchored to, a *building* is exempt from the standard above where it does not breach the maximum permitted height by more than 1 metre (measured vertically) (see ENGY-R2).

7. Any building or structure must fit within a height in relation to boundary envelope which is made up of recession planes which commence at a point 2.1 metres above the *original ground level* at the *site boundary* and inclines inwards at an angle of 45 degrees.

#### Measurement Criteria:

- a. The height in relation to boundary envelope must be measured from a point above the original ground level at the boundary (including restrictive covenant areas of cross lease properties).
- b. Residential chimneys, electricity transmission towers, masts, radio, television and telecommunication antenna and aerials are excluded from the height in relation to boundary
- c. Where there is a right-of-way or an access strip/leg adjoining the allotment boundary, the height in relation to boundary envelope shall be measured from a point 2.1 metres above a point midway across the right-of-way or access strip/leg.

d.



**Note**: Any solar panel erected on, or anchored to, a *building* is exempt from the standard above where it does not breach the maximum permitted *height in relation to boundary* envelope by more than 1 metre (measured vertically) (see ENGY-R2).

Floor area ratio - Beach Residential Precinct

8. Any *allotment* in the Beach Residential Precinct shall have a maximum *floor area ratio* of 0.6:1.0, excluding the Beach Residential Precinct at Waikanae Beach where it shall be 0.5:1.0.

#### Outdoor living areas

- 9. The primary residential building must have an outdoor living space. Outdoor living space must:
  - a. have a minimum area of 40m<sup>2</sup>;
  - b. contain no dimension less than 4 metres;
  - c. be located to the north, west or east of any primary residential building;
  - d. be screened by a fence or vegetation to provide privacy from the ground floor windows and the *outdoor living space* of other *primary residential buildings*; and
  - e. have direct access to an internal *habitable room* in the *primary residential building*.

#### **Qualifying Criteria**

Outdoor Living Spaces may be covered but may not be enclosed. An Outdoor Living Space does not include vehicle parking areas, driveways, service and delivery areas, rubbish bin storage, areas for rainwater tanks, effluent drainage areas and other utility areas or group residential building communal open space

#### Yards and building location

- 10. Any *allotment* must meet the following minimum *yard* requirements:
  - a. for any front *yard* (excluding the Beach Residential Precinct):
    - i. any building, structure, or above ground water tank must be set back at least 4.5 metres from any legal road boundary, except that any primary residential building may be located within a distance no closer than 3 metres from any road boundary provided that any part of the primary residential building located within 4.5 metres of the road boundary is not used as a garage, carport or other covered vehicle storage area; and
    - ii. any eave which intrudes into the front *yard* by no greater than 0.6

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- metres shall be excluded, except where the eave would overhang any easement;
- b. for any front *yard* in the Beach Residential Precincts:
  - i. any *building*, *structure*, or above ground *water* tank must be set back at least 4.5 metres from any road boundary; and
  - ii. any eave which intrudes into the front yard by no greater than 0.6 metres shall be excluded, except where the eave would overhang any easement;
- c. Side and rear yards:
  - i. any residential building and any habitable room within any accessory building, must be setback from side or rear boundaries such that the following minimum dimensions are achieved:
    - a. if located on front allotment 3 metres rear yard, 3 metres one side yard, and 1.5 metres all other side yards; and
    - b. if located on rear allotment 3 metres all yards;
  - ii. any accessory building (excluding habitable rooms within the accessory building) or structure must be setback from side or rear boundaries such that rear and side yards have a minimum width of 1 metre;
  - iii. any building used for non-residential activities (excluding home businesses and home craft occupations) must be set back from side or rear boundaries by a minimum of 4 metres; and
  - iv. any eave which intrudes into the side or rear *yard* by no greater than 0.6 metres shall be excluded, except where the eave would overhang any easement;

#### d. Coastal yards:

- i. Buildings and structures, must not be located within the following coastal yards:
  - a. in the Coastal Qualifying Matter Precinct at Te Horo Beach - 7.5 metres from the seaward title boundary for allotments west of Rodney Avenue;
  - b. in the Coastal Qualifying Matter Precinct at Peka Peka Beach - 70 metres from the seaward edge of the esplanade reserve; and
  - c. in the Coastal Qualifying Matter Precinct at Waikanae Beach - 7.5 metres of the seaward title boundary for allotments west of Olliver Grove, Field Way and Tutere Street.
- e. Separation of buildings and structures from access legs/rights of way:
  - i. any building must be set back a minimum of 1 metre from any boundary adjoining an access leg or right of way.

#### **Notes**

- 1. For the avoidance of doubt, where two or more contiguous allotments are owned by the same person and there is only one residential unit or retirement unit, the relevant building coverage, height in relation to boundary envelope and yard standards in this Rule shall apply to the outside perimeter of the combined area of the commonly owned allotments.
- 2. Please refer to the Natural Hazards and Infrastructure Chapters for standards relating to

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setbacks from <i>waterbodies</i> and <i>water</i> demand management.		
GRZ-R33	New <i>buildings</i> and <i>structures</i> , and any minor works, <i>additions</i> or <i>alterations</i> to any <i>building</i> or <i>structure</i> .  The following are excluded from this rule:	Added 01 Sep 23 PC2
	<ul> <li>Buildings and structures within the Coastal Qualifying Matter Precinct (refer rule GRZ-R6)</li> <li>Buildings and structures within the Ōtaki Takiwā Precinct (refer rule GRZ-R34)</li> <li>Papakāinga (refer rules GRZ-R35 or GRZ-R39)</li> <li>Minor Buildings</li> </ul>	

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# Permitted Activity

#### **Standards**

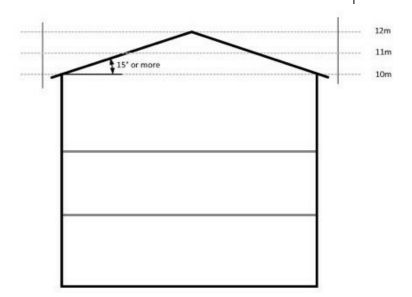
Number of residential units or retirement units per site

1. There must be no more than 3 residential units or retirement units per site.

This standard does not apply to minor works, *additions*, or *alterations* to buildings and *structures* that do not increase the number of residential units or retirement units.

#### Height

- 2. Buildings and structures must not exceed:
  - a. 11 metres in *height*, except that 50% of a *building*'s roof in elevation, measured vertically from the junction between wall and roof, may exceed this *height* by 1 metre, where the entire roof slopes 15° or more, as shown on the following diagram:



GRZ-Diagram 1 - Building Height

or:

b. 14 metres within the height variation control area identified in the District Plan maps.

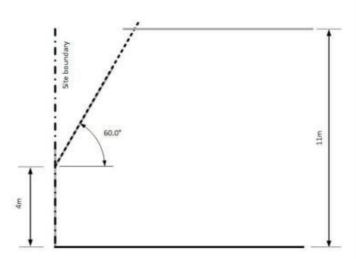
#### Measurement criteria:

Height must be measured using the height measurement criteria.

#### Height in relation to boundary

3. Buildings and structures must not project beyond a 60° recession plane measured from a point 4 metres vertically above ground level along all boundaries, as shown on the following diagram. Where the boundary forms part of a legal right of way, entrance strip, access site, or pedestrian access way, the height in relation to boundary applies from the farthest boundary of that legal right of way, entrance strip, access site, or pedestrian access way.

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GRZ-Diagram 2 - Height in relation to boundary

This standard does not apply to:

- a. a boundary with a road;
- b. existing or proposed internal boundaries within a site;
- c. *site boundaries* where there is an existing common wall between 2 *buildings* on adjacent *sites* or where a common wall is proposed.

#### Setbacks

4. *Buildings* and *structures* must be set back from the relevant *boundary* by the minimum depth listed in the *yards* table below:

Yard	Minimum depth
GRZ-Table 1 - Yard setbacks	

Front	1.5 metres
Side	1 metre
Rear	1 metre (excluded on corner sites)

This standard does not apply to site boundaries where there is an existing common wall between 2 buildings on adjacent sites or where a common wall

#### **Building Coverage**

is proposed.

5. The maximum building coverage must not exceed 50% of the net site area.

Outdoor living space (per unit)

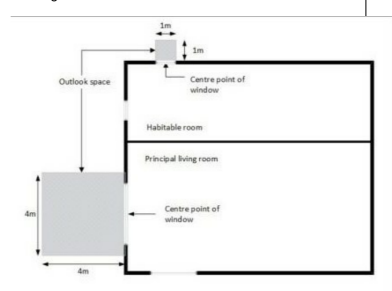
- 6. A residential unit or retirement unit at ground floor level must have an outdoor living space that is at least 20m² and that comprises ground floor, balcony, patio, or roof terrace space that:
  - a. where located at *ground level*, has no dimension less than 3 metres;
  - b. where provided in the form of a balcony, patio, or roof terrace, is at least 8m<sup>2</sup> and has a minimum dimension of 1.8 metres; and

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- c. is accessible from the residential unit or retirement unit; and
- d. may be:
  - i. grouped cumulatively by area in 1 communally accessible location; or
  - ii. located directly adjacent to the unit; and
- e. is free of *buildings*, parking spaces, and servicing and manoeuvring areas.
- 7. A *residential unit* or *retirement unit* located above ground floor level must have an *outdoor living space* in the form of a balcony, patio, or roof terrace that:
  - a. is at least 8m<sup>2</sup> and has a minimum dimension of 1.8 metres; and
  - b. is accessible from the residential unit or retirement units; and
  - c. may be:
    - i. grouped cumulatively by area in 1 communally accessible location, in which case it may be located at ground level; or
    - ii. located directly adjacent to the unit.

#### Outlook space (per unit)

- 8. An outlook space must be provided for each *residential unit* or *retirement unit* as specified in this standard:
  - a. An outlook space must be provided from *habitable room* windows as shown in the diagram below:



GRZ-Diagram 3 - Outlook space

- b. The minimum dimensions for a required outlook space are as follows:
  - i. principal living room must have an outlook space with a minimum dimension of 4 metres in depth and 4 metres in width; and
  - ii. all other *habitable rooms* must have an outlook space with a minimum dimension of 1 metre in depth and 1 metre in width.
- c. The width of the outlook space is measured from the centre point of

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the largest window on the building face to which it applies. d. Outlook spaces may be over driveways and footpaths within the site or over a public street or other public open space. e. Outlook spaces may overlap where they are on the same wall plane in the case of a multi-storev building. f. Outlook spaces may be under or over a balcony. g. Outlook spaces required from different rooms within the same building may overlap. h. Outlook spaces must: i. be clear and unobstructed by buildings; and ii. not extend over an outlook space or outdoor living space required by another dwelling. Windows to Street 9. Any residential unit or retirement unit facing the street must have a minimum of 20% of the street-facing façade in glazing. This can be in the form of windows or doors. Landscaped area 10. A residential unit or retirement unit at ground floor level must have a landscaped area of a minimum of 20% of a developed site with grass or plants, and can include the canopy of trees regardless of the ground treatment below them. 11. The landscaped area may be located on any part of the *development site*, and does not need to be associated with each residential unit or retirement unit. GRZ-R34 New buildings and structures, and any minor works, additions or Added 01 alterations to any building or structure within the Ōtaki Takiwā Sep 23 PC2 Precinct. The following are excluded from this rule: Papakāinga (papakāinga are provided for within the Ōtaki Takiwā Precinct under rules GRZ-R35 or GRZ-R39) Minor Buildings Measurement criteria apply to some activities under this rule. Permitted **Standards** Activity 1. Compliance with the standards set out under rule GRZ-R33 except for: a. Standard 1; b. Standard 2; and For boundaries with Raukawa Marae at 19 Raukawa Street, 23 Raukawa Street, 88 Mill Road, 90 Mill Road and 94 Mill Road, standard Number of residential units or retirement units per site 2. There must be no more than 1 *residential unit*or *retirement unit* per site.

Buildings and structures must not exceed 8 metres in height.

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Height

Measurement criteria:

Height must be measured using the height measurement criteria.

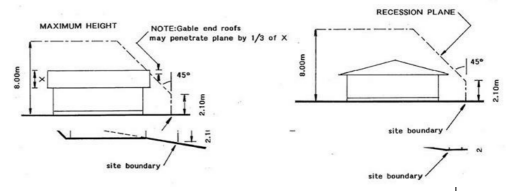
#### Height in relation to boundary

4. For boundaries with Raukawa Marae at 19 Raukawa Street, 23 Raukawa Street, 88 Mill Road, 90 Mill Road and 94 Mill Road, any building or structure must fit within a height in relation to boundary envelope which is made up of recession planes which commence at a point 2.1 metres above the original ground level at the site boundary and inclines inwards at an angle of 45 degrees.

#### Measurement Criteria:

- a. The *height in relation to boundary* envelope must be measured from a point above the *original ground level* at the *boundary* (including restrictive covenant areas of *cross lease* properties).
- b. Residential chimneys, electricity transmission towers, masts, radio, television and telecommunication *antenna* and *aerials* are excluded from the *height in relation to boundary*.
- c. Where there is a right-of-way or an access strip/leg adjoining the allotment boundary, the height in relation to boundary envelope shall be measured from a point 2.1 metres above a point midway across the right-of-way or access strip/leg.

d.



**Note:** Any solar panel erected on, or anchored to, a *building* is exempt from the standard above where it does not breach the maximum permitted *height in relation to boundary* envelope by more than 1 metre (measured vertically) (see ENGY-R2).

GRZ-R7	Relocation of any <i>building</i> excluding <i>minor buildings</i> .	Amended 01 Sep 23 PC2
Permitted Activity	Any relocated <i>building</i> must be able to comply with the <i>permitte</i> standards for <i>buildings</i> set out under Rule GRZ-R6, GRZ-R33 of the standards for <i>buildings</i> set out under Rule GRZ-R6.	

### Notes

- 1. Attention is drawn to Historic Heritage chapter, in which additional controls apply to the *relocation* of listed *historic heritage buildings*.
- 2. Attention is also drawn to the Building Code requirements (under the Building Act 2004) that are relevant to all building works, including the removal and relocation of buildings. These requirements relate to a range of matters including for example: stability (which includes building and land stability, durability of materials and components); fire safety; access; moisture (which includes weather-tightness, surface water and drainage systems); safety of users; services and facilities (which includes airborne and sound impact, ventilation, piped services and plumbing/drainage systems); and energy efficiency. Under Section 17 of the

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Building Act (2004), all <i>building</i> work must comply with the Building Code to the extent required by the Building Act, whether or not a <i>building</i> consent is required in respect of that <i>building</i> work.			
GRZ-R8	Arable <i>farming</i> (including horticulture and market gardening), and the keeping of animals.  Amended 0 Sep 23 PC2		
Permitted Activity	<ol> <li>No roosters and no more than 12 poultry (excluding roosters) shall be permitted on any site.</li> <li>No intensive farming activity shall be permitted.</li> <li>Any bird aviary must:         <ol> <li>have a maximum floor area of 15m²;</li> <li>be sited at least 5 metres from any neighbouring primary residential building; and</li> <li>include containers for the storage of seed where an excess of 10kg of seed is stored on-site.</li> </ol> </li> <li>Except as provided for in Standard (3) above, the activity must meet the relevant permitted activity standards for buildings and small-scale detached structures in Rule GRZ-R6, GRZ-R33 or GRZ-R34.</li> </ol>		
	ctivities involving the keeping of animals or bees in the General Residential Zone, awn to the requirements of the <i>Council's</i> Keeping of Animals, Bees and Poultry		

Bylaw (2010).

Bylaw (2010).			
GRZ-R9	[Deleted]	Deleted 01 Sep 23 PC2	
GRZ-R10	Home businesses and home craft occupations  Qualifying criteria apply to activities under this rule.	Amended 01 Sep 23 PC2	
Permitted Activity	1. Home businesses and home craft occupations must:  a. be carried out within a lawfully established residential buil (excluding minor buildings) or an associated accessory meets the permitted activity standards in Rule GRZ-R6, GRZ-R34.  b. not involve the use of any source of motive power other the motors of not more than 0.56kw;  c. be limited to one home business or home craft occupation residential unit, excluding home offices;  d. not have more than one non-resident person working in the business or home craft occupation at any one time; and e. not have any deliveries related to the activity made to or for between the hours of 7pm and 7am.  2. The total floor area used for home businesses or home craft occupations must not exceed 40m² per residential unit.  3. In addition to Standards (1) and (2) above, for any home business is undertaken; and c. the maximum retail floor space or sales area must not exper residential unit.	coulding that GRZ-R33 or han electric on per he home from the site esses:  siness; ding in which	

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#### Qualifying Criteria:

Home businesses and home craft occupations are performed entirely within a residential building or accessory building. Home businesses and home craft occupations shall not include any activity involving any panel beating, spray painting, motor vehicle repairs, fibre glassing, heavy trade vehicles, sheet metal work, wrecking of motor vehicles, bottle or scrap metal storage, rubbish collection service (except that empty, clean drums may be stored in a suitably screened area), wrought iron work or manufacture, motor body building, fish processing, breeding or boarding of dogs or cats, visitor accommodation or any process which involves repetitive use of power tools, drills or hammering or any business activity, trade, craft or profession which creates a nuisance effect at or beyond the boundary of the property on which the activity is occurring, and does not include temporary residential rental accommodation.

#### Notes:

- 1. For on-site vehicle parking, requirements for non-resident employees, deliveries and customers refer to the rules and standards in the Transport Chapter.
- 2. For requirements in respect of signs and noise, refer to the rules and standards in the Noise

and Sig	ns Chapters	
GRZ-R35	Papakāinga on land held under Te Ture Whenua Māori Act 1993.	Added 01 Sep 23 PC2
Permitted Activity	<ol> <li>Buildings and structures (excluding minor buildings) must comfollowing Standards:         <ol> <li>Standards 2, 3, 4 and 5 set out under rule GRZ-R33; or</li> <li>where the papakāinga is in the Coastal Qualifying Matter Standards 4, 6, 7 and 10 set out under rule GRZ-R6;</li> <li>where the papakāinga is in the Ōtaki Takiwā Precinct, S and 5 set out under rule GRZ-R33 and Standards 3 and rule GRZ-R34.</li> </ol> </li> <li>The gross floor area of all commercial activities must not exceed 20% of the area of the subject site, or 500m².</li> </ol>	Precinct, andards 3, 4 4 set out under
Note: refer to	chapter PK — Papakāinga for Objectives and Policies specific to paparation accommodation, excluding temporary residential rental accommodation and excluding the use of land for accommodating five or less visitors, subject to a tariff being paid.	Amended 01 Sep 23 PC2
Controlled Act		1. Tran

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General Residential Zone Operative: 08/04/2025 buildings (excluding minor buildings) associated with the activity. 5. The imposition of conditions to manage visual, character and amenity effects. 6. Any positive effects to be derived from the activity.
7. Cumulative effects. 8. The imposition of financial contributions in accordance with the Financial Contributions Chapter of this Plan. Note: Other contributions may be applicable under the provisions of the Local Government

Note Where consent is required under other Rules in the Plan which are associated with an

Act 2002.

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activity consid	dered und	er this Rule, additional matters of control may also apply.		
GRZ-R12	not com	vity which is listed as a <i>permitted activity</i> or a <i>controlled activitor</i> or a controlled activity or a controlled activity or a controlled activity with one of more of the associated standards, unless otherally stated.		
Restricted Discretionary	Activity		of the <i>effe</i>	nsideration
			not me 2. Me to avo rem or miti adv <i>effe</i> 3. Cur	asures
GRZ-R36	alteration or more under ru  The follo  Papal  Retire  Notifica  Public no Rule is p	ns to any building or structure, that do not comply with one of the standards under rule GRZ-R33, except for standard 1 le GRZ-R33.  wing are excluded from this rule: vainga ment villages	Added 01 Sep 23 PC2	
Restricted Discretionary	Activity		con in the <i>Lan</i> Dev <i>Min</i> <i>Red</i>	tters tained

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Operative: 08/04/2025 of the effects of the standard not met. 3. The imposition of financial contributions accordance with the Financial Contributions Chapter. New buildings and structures, and any minor works, additions or GRZ-R37 Added 01 alterations to any building or structure, that do not comply with Sep 23 PC2 standard 1 under rule GRZ-R33. The following are excluded from this rule: Papakāinga Retirement villages **Notification** Public and limited notification of an application for resource consent under this Rule is precluded. Matters Restricted **Discretionary Activity** Discretion 1. The relevant matters contained in the Residential Design Guide in Appendix 24. 2. The matters contained in the Land Development Minimum Requirements. 3. Site layout.

4. Building

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General Residential Zone

General Residential Zone Operative: 08/04/2025 density, form and appearance. 5. Streetscape. 6. Landscaping. 7. Reverse sensitivity. 8. Transport effects. 9. Where the site is located adjacent to а Place and Area of Significance to Māori identified Schedule 9, effects on cultural values. 10. Where the site is located adjacent to а site containing historic heritage feature,

effects on historic

heritage values. 11. The

of financial contributions

imposition

accordance with

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General Residential Zone Operative: 08/04/2025 the Financial Contributions Chapter. Added 01 GRZ-R38 New buildings and structures, and any minor works, additions or alterations to any building or structure, within the Ōtaki Takiwā Sep 23 PC2 Precinct that do not comply with one or more of the standards under rule GRZ-R34. The following are excluded from this rule: Papakāinga (papakāinga are provided for within the Ōtaki Takiwā Precinct under rules GRZ-R39 or GRZ-R40) **Notification** Public notification of an application for resource consent under this Rule is precluded. **Matters** Restricted **Discretionary Activity** Discretion 1. The matters of discretion listed under rule GRZ-R37. 2. Effects on cultural values and tikanga Māori. 3. Effects on the use and function of marae and other places of significance to tangata whenua located within the Precinct.

#### Notes:

1. For resource consent applications under this rule, the owners and occupiers of the relevant places of significance to *tangata whenua* will be considered an affected person in

accordance with section 95E of the Act and notified of the application, where written approval is not provided.

2. For resource consent applications under this rule, the *Council* will seek advice from the relevant *iwi authority* and will rely on this advice. The matters that *Council* will seek advice from *iwi authorities* on include the cultural values and *tikanga Māori* associated with the

GRZ-R13	[Deleted]	<b>Deleted</b> 01 Sep 23 PC2
GRZ-R14	Any local convenience retail outlet.	Amended 01 Sep 23 PC2

# Restricted Discretionary Activity

#### **Standards**

- 1. The maximum *retail floor space* (whether temporary or permanent) shall be 40m<sup>2</sup>.
- 2. Hours of operation shall not exceed the period from 7:00am to 11:00pm for any given day.
- 3. Any *building* in which the activity is undertaken must comply with the following rules:
  - a. GRZ-R5; and
  - b. GRZ-R6 (except that standards GRZ-R6.11(a) and (b) shall not apply; or
  - c. GRZ-R33 (except that the front *yard* requirement of standard GRZ-R33.4 shall not apply); or
  - d. GRZ-R34 (except that the front *yard* requirement of standard GRZ-R33.4 shall not apply).
- 4. Where any building in which the activity is undertaken adjoins or is within 2 metres of any road boundary, at least 75% of the ground floor elevation(s) of the building that front onto the road boundary must be active retail frontage including pedestrian entrances and clear glass for the display of goods.
- The activity must have road frontage to a Strategic Arterial Route (excluding any State Highway), a Major Community Connector Route, or Local Community Connector Route (as identified in District Plan Maps and TR-Table 7 -Transport Network Hierarchy).
- 6. The activity must not be located within 500 metres of (or within):
  - a. any Metropolitan Centre, Local Centre, Mixed Use Centre or Town Centre *Zone*; or
  - b. any lawfully established *local convenience retail* outlet in any residential zone.

Matters of Discretion

- 1. Layout, size design and location of any building associated with the activity.
  2. Suitability.
- 2. Suitability of the subject site for the proposed activity.
- 3. Proximity to and potential adverse effects on the vibrancy and vitality of any Centre or lawfully established local convenience retail outlet. The imposition

Page 32 of 40 Print Date: 08/04/2025 General Residential Zone Operative: 08/04/2025 of conditions to mahage character and amenity effects. 5. Context and surroundings. 6. Transport effects. 7. Any positive effects to be derived from the activity.
8. Cumulative effects. 9. The imposition of financial contributions in accordance with the Financial Contributions chapter of this Plan. Note: Other contributions may be applicable under the provisions of the Local Government Act 2002. **GRZ-R15** Development, which is undertaken in accordance with the Development Incentives Guidelines set out in Appendix 1.

**Matters of Discretion** 

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Restricted Discretionary

**Standards** 

#### Activity 1. The amount of development 1. The scale of biodiversity, energy or proposed must not exceed or water quality benefits created by proceed earlier than the the proposal. stipulations in the guideline. 2. Layout, size, design and location of proposed Note: For subdivision which is buildings (excluding minor buildings). undertaken in accordance with the **Development Incentives** 3. Covenants, easements and other Guidelines, see SUB-RES-R29. legal mechanisms required. 4. The imposition of *conditions* to manage visual, character and amenity effects. 5. Ecological or biodiversity effects, and effects on natural character values. 6. Transport effects. 7. Proposed mitigation, remediation or ongoing management measures. 8. Cumulative effects. Added 01 GRZ-R39 Papakāinga on general title land Sep 23 PC2 **Notification** Public notification of an application for resource consent under this Rule is precluded. Restricted **Standards Matters Discretionary Activity** 1. The applicant is a member of Ngāti Toa Rangatira, Ngā Discretion Hapū o Ōtaki (Ngāti Raukawa ki te Tonga), or Te Ātiawa ki Whakarongotai. 1. Whether 2. Compliance with the Standards set out under rule GRZthe R35. applicant has demonstrated their whakapapa andestral connection the land; 2. Evidence of appropriate legal mechanism(s) ensure that land is maintained Māori ownership. 3. The matters

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General Residential Zone Operative: 08/04/2025 contained in the Land Development Minimum Requirements. Notes: 1. Refer to chapter PK — Papakāinga for Objectives and Policies specific to papakāinga. 2. For resource consent applications under this rule, the Council will seek advice from the relevant iwi authority (Ngāti Toa Rangatira, Ngā Hapū o Ōtaki (Ngāti Raukawa ki te Tonga), or Te Ātiawa ki Whakarongotai) and will rely on this advice. The matters that Council will seek advice from iwi authorities on include: a. where the papakāinga is on general title land, whether the applicant has demonstrated a whakapapa or ancestral connection to the land; b. any other matter related to tikanga Māori. Papakāinga on land held under Te Ture Whenua Māori Act 1993 or Added 01 GRZ-R40 on general title land that do not comply with one or more of the Sep 23 PC2 Standards set out under Rules GRZ-R35 or RZ-R39. **Notification** Public notification of an application for resource consent under this Rule is precluded. Restricted **Standards Matters Discretionary Activity** of 1. For papakāinga on general title land, the applicant is a Discretion member of Ngāti Toa Rangatira, Ngā Hapū o Ōtaki (Ngāti Raukawa ki te Tonga), or Te Ātiawa ki Whakarongotai. 1. Consideration of the effects of the standard not met. 2. Measures to avoid. remedy or mitigate adverse effects. 3. The matters contained in the Land Development

> Minimum Requirements.

papakāinga

4. For

on general

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title land: a. Whether the applicant has demonstrated their whakapapa ancestral connection the land: Evidence appropriate legal mechanism(s) ensure that land maintained Māori ownership.

#### Notes:

- 1. Refer to chapter PK Papakāinga for Objectives and Policies specific to *papakāinga*.
- 2. For resource consent applications under this rule, the Council will seek advice from the relevant iwi authority (Ngāti Toa Rangatira, Ngā Hapū o Ōtaki (Ngāti Raukawa ki te Tonga), or Te Ātiawa ki Whakarongotai) and will rely on this advice. The matters that Council will seek advice from iwi authorities on include:
  - a. where the papakāinga is on general title land, whether the applicant has demonstrated a whakapapa or ancestral connection to the land;
  - b. any other matter related to tikanga Māori.

GRZ-R41 Construction or alteration of or addition to any building or structure Added 01 for a retirement village involving 4 or more retirement units per site. Sep 23 PC2

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Restricted Discretionary Activity	Standards	Matters of	_
		Discretio	n
		1. Wh	ere
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		GR	
		R33	3
		are	
			ached,
		con	sideration

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General Residential Zone Operative: 08/04/2025 of the effects of the standard not met. 2. The effects of the retirement village on the safety of adjacent streets or public open spaces. 3. The effects arising from the quality of the interface between the retirement village and adjacent streets or public open spaces. 4. The extent to which articulation, modulation and materiality addresses adverse visual dominance effects

associated with building

Page 37 of 40 Print Date: 08/04/2025 General Residential Zone Operative: 08/04/2025 length. 5. When assessing the matters in 1 4, consider: a. The need to provide for efficient use of larger sites; and The functional and operational needs of the retirement village. 6. The positive effects of the construction, development and use of the retirement village. 7. The matters in policy GRZ-P28.

GRZ-R16 [Deleted]

GRZ-R17 Any activity which is listed as a restricted discretionary activity and does not comply with one of more of the associated standards, unless otherwise specifically stated.

Discretionary Activity

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GRZ-R18	Any <i>building</i> , minor works, and any <i>additions</i> or <i>alterations</i> to any <i>building</i> , which does not comply with one or more of the <i>permitted activity</i> standards under GRZ-R6	
Discretionary Activity		
GRZ-R19	does not comply with one or more permitted activity standards under GRZ-R4. Se	
Discretionary Activity		
GRZ-R20	Visitor accommodation, excluding Temporary Residential Rental Accommodation and excluding the use of land for accommodating five or less visitors subject to a tariff being paid, which does not comply with one or more of the controlled activity standards under GRZ-R11.	
Discretionary Activity		
GRZ-R21	Any home business or home craft occupation that complies with Standard 3 of GRZ-R10 but does not comply with one or more of the other permitted activity standards under GRZ-R10.	
Discretionary Activity		
GRZ-R22	[Deleted] Deleted 01 Sep 23 PC2	
GRZ-R23	Any local retail convenience outlet that does not comply with one or more of the restricted discretionary standards under GRZ-R14.	
Non- complying Activity		
GRZ-R24	Any home business or home craft occupation which is not a permitted activity under GRZ-R10 or a discretionary activity under GRZ-R21	
Non- complying Activity		
GRZ-R25	Any commercial, industrial or retail activity that is not listed as a permitted, controlled, restricted discretionary or discretionary activity.	
Non- complying Activity		
GRZ-R26	The sale or otherwise disposal of a <i>minor residential unit</i> which is not in conjunction with its associated <i>residential unit</i> .  Qualifying Criteria:  In order to be self-contained a <i>minor residential unit</i> must contain a <i>kitchen</i> and <i>bathroom</i> . A <i>minor residential unit</i> has a gross floor area which is no greater than 54m².	
	Measurement Criteria:	

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	1
	When measuring gross floor area for the purposes of a <i>minor residential unit</i> , include:
	covered yards and areas covered by a roof but not enclosed by walls
	Exclude:
	<ul> <li>decks and covered outdoor living spaces</li> <li>uncovered stairways;</li> </ul>
	floor space in terraces (open or roofed), external balconies, breezeways or
	porches; • car parking areas; and
	floor space of interior balconies and mezzanines not used by the public.
Non- complying Activity	
GRZ-R27	Offensive trades.
Non- complying Activity	
GRZ-R28	Boarding or housing of animals for commercial gain.
Non-	
complying Activity	
GRZ-R29	The keeping of goats, pigs, deer, roosters, or more than 12 pigeons or doves.
Non- complying Activity	
GRZ-R30	Car wrecking indoors and outdoors and the storage of wrecked or unroadworthy vehicles not within an enclosed <i>building</i> (excluding <i>minor buildings</i> ).
Non- complying Activity	
GRZ-R31	The parking or placing of any motor vehicle, boat, caravan or material for the purposes of sale or lease within <i>road</i> or <i>Council</i> reserve other than specified areas by resolution of <i>Council</i> .
Non- complying Activity	
GRZ-R32	Commercial panelbeating and spraypainting.
Prohibited Activity	

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